

Aug 4th
against

Aug 5th

This day this cause came on again to be heard on the paper formerly read and was argued by Counsel. On consideration whereof the Court did adjudge, order and decree that the Commissioner E. L. Bling after collecting the bond as directed in the decree returned at the March Term 1868 of this Court, after paying all costs which has accrued, proceed to divide the sum of into three equal shares and assign two shares to me half share to John Lewis Augur, one share and one half share to Christopher A. Brantley, one share to H. H. Holly Bradshaw & Harry C. Bradshaw his wife, one third to Mason J. Jones and one share to the lawful guardian of Estlin Jones.

On the motion of Eliza V. Davis, Guardian of Edgar W. Clinton & Davis, she is authorized to expect for each of their wives, the sum of fifty dollars more than the income of this state for their support &c.

On the motion of J. S. Darday &c to sell by retail ardent Spirits at their store at Newbern Depot in this County until the last day of April 1869. It appears to the Court that she place is suitable of convenient and that the applicant is a person of sobriety & good character.

On the motion of C. Brantley for permission to sell by retail ardent Spirits &c at his store in this County until the last day of April next. It appears to the Court that the place is suitable of convenient and that the applicant is a person of sobriety & good character.

On the motion of Harry Brown, Col^d and for reasons appearing to the Court he is hereby exempt from the payment of taxes hence in future, it being informant.

Ordered that Jas G. Jones & How A. Briddle do let to the lowest undertake the repairs of the lower pier bridge, review the same when completed and make report to Court.

On the petition of Sarah A. Stephenson, Esq^r.

This cause came on this day to be heard on the paper formerly read and the report of Commissioner Stamps made in pursuance of an Order made at the March Term of this Court 1868 and was argued by Counsel. On consideration whereof the Court did adjudge, order and decree that the said report be confirmed, there being no exception thereto, and that John M. Burley & Samuel Hills pay to the said Sarah A. Stephenson the sum of \$127. 50 ds of that Pleg. Comrow & Rich & C. Bryant pay to Sarah A. Stephenson \$12. 50 of their said sum being portion of debt due by them to the said Sarah A. Stephenson. And that the said Burley & Hills & Comrow & Bryant pay to the said Sarah A. Stephenson her costs by her in the behalf expended.

Franklin P. Pope & Corinne C. Pope minors by James S. Pope their guardian & next friend.

This cause this day was heard on the paper formerly read and the report of Commissioner Stamps to which no exception has been filed and was argued by Counsel. On consideration whereof the Court confirming said report doth adjudge, order and decree that E. B. Glant & C. A. Barkman pay to James P. Pope the lawful guardian of the said minors Franklin P. & Corinne C. Pope the sum of \$125. m. that Pleg. Comrow & C. Bryant pay to the same the sum of \$11. 00. that Pleg. Comrow, C. Bryant & B. J. Bryant pay to the same the sum of \$1. 00 - that C. Bryant pay to the same the sum of fifteen cent to E. Howell same. R. L. Barnes out of the effects & his hands to be administered pay to the same the sum of \$10. 00 and H. H. Briggs out of the effects of his hands to be administered & John Pope pay to the same \$7. 50 ds - and that the said above named pay the costs of these proceedings.

Off

3 In Session

10th